

## Google Groups

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### AG Holder's apparent ingnorance or contempt for OGIS

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Brady Eames <ibuncle@yahoo.com>

Aug 12, 2014 4:40 AM

Posted in group: FOIA Advisory Committee

Dear agents of the United States and Representatives on the FOIAAC, Even in light of the OIP's fugitive and un-codified Federal regulation that each Executive agency notify FOIA requesters of their right to seek the services of the OGIS upon receipt of an adverse adjudication (see <http://www.justice.gov/oip/foiapost/2010foiapost21.htm>), it appears that Attorney General Eric Holder (AG Holder) was either ignorant or is in contempt of such regulation pursuant to his 39-MONTH OLD proposed revised "model" FOIA regulations of the DOJ which, if finalized as published on March 21, 2011 in 76 FR 15239 (see <http://www.gpo.gov/fdsys/pkg/FR-2011-03-21/pdf/2011-6473.pdf>), would not require that any component of the DOJ notify a requester of such right albeit the OGIS recommended in a comment to the DOJ on June 24, 2011 that the DOJ advise a requester of such right (see <http://www.regulations.gov/#!documentDetail;D=DOJ-OAG-2011-0005-0005>). Certainly the DOJ component titled the "Executive Office of United States Attorneys" is defying the OIP and OGIS but supporting AG Holder by refusing to notify me of the OGIS services in an adverse adjudication made by "Susan B. Gerson" of the EOUSA (see FOIA-2014-02694 of June 17, 2014). Under the regime of President Obama, perhaps it's the overarching objective of AG Holder to disregard the OGIS and force the public to appeal to the Federal District Courts with respect to Executive adverse FOIA adjudications and encourage the DOJ to spend taxpayer dollars by having the EOUSA defend the United States against such appeals. To see OIP Director Melanie Pustay testify with OGIS Director Miriam Nisbet before the U.S. Senate on the Judiciary and the U.S. House on Subcommittee on Information Policy and then both sit together as members of the FOIAAC when AG Holder, for and on behalf of every component of the DOJ including the OIP, has obviously manifested the DOJ does not support the establishment and services of the OGIS is the epitome of bureaucratic fraud. Sincerely, Brady Eames

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### OIP's FRADULENT physical address ("Flag Building, Suite 570") codified under 28 CFR 16.9(a)

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Brady Eames <ibuncle@yahoo.com>

Aug 12, 2014 5:00 PM

Posted in group: **FOIA Advisory Committee**

Dear agents of the United States and representatives on the FOIAAC, Codified under 28 CFR 16.9(a) since **June 1, 1998** is the following physical address for the "Office of Information and Privacy" to which **all** appeals shall be made with respect to adverse adjudications made by **any** component of the DOJ: "**Flag Building, Suite 570, Washington D.C. 20530-0001**" (see <http://www.gpo.gov/fdsys/pkg/CFR-2013-title28-vol1/xml/CFR-2013-title28-vol1-part16.xml#seqnum16.9> and <http://www.gpo.gov/fdsys/pkg/CFR-2013-title28-vol1/pdf/CFR-2013-title28-vol1-part16.pdf>). Nonetheless, "Susan B. Gerson" with the Executive Office of U.S. Attorneys (EOUSA) has directed me to send a tangible appeal of her adverse adjudication to the following **fugitive** and **un-codified** physical address of the OIP: "**1425 New York Avenue, Suite 11050, Washington, D.C. 20530-0001**". With respect to FOIA interactions with the OIP on the internet website of the DOJ ("justice.gov"), electronic appeals of adverse adjudications made by the EOUSA are **NOT** referenced or advised in such adverse adjudication and are **NOT** codified under 28 CFR 16.9. In light of the OIP fraud and contempt described above, is it not alarming and inappropriate to have the Director of the OIP named Melanie Pustay sitting as a member of the FOIAAC? Sincerely, Brady Eames